

The Sydney Morning Herald.

NO. 6420--VOL. LI.

THURSDAY, MAY 18, 1865.

PRICE THREEPENCE.

BIRTHS.
On the 11th instant, at her residence, 8, Hunter-street, Mrs. FREDERICK COOKE, of 21, Pitt-street, at her residence, Belvoir-street, Strawberry Hill, the wife of Mr. John Hartson, of a son, the 12th instant, at her residence, Victoria-terrace, Miller's Bay, the wife of Mr. John Drew, of a son. On the 17th instant, at her residence, Redfern-street West, Mrs. Matthew Pickering, of her eighth daughter.

MARRIAGES.

On the 21st of March, at the Chapel, Northampton, England, by the Rev. T. Arnold, Mr. Edwin Cooke, of Stafford, to Eliza Jane, eldest daughter of J. Westerhook, Esq., of 33, Marylebone-road, London; and by Rev. Mr. Bayly, of the 18th instant, at St. Bartholomew's Chapel, Berwick-upon-Tweed, by the Rev. C. Garbett, Edward, second son of the late James Miller, R.N., to Elizabeth, fourth daughter of the late Mr. George Weston, of Gloucester, to Ellen, second daughter of Mr. P. Weston, of Westmington, Ireland.

DEATHS.

On the 21st instant, at his residence, West Ballina, Mr. Joseph Eyles, publisher, aged 32 years, leaving a large number of relatives and friends to lament their loss.

On the 17th instant, at his late residence, the Builders' Arms, Newgate-street, Mr. George Parker, aged 30 years.

On the 11th instant, by special license, at St. Mary's Cathedral, by the Rev. Father Dwyer, and afterwards at Burwood, Mr. J. H. Dwyer, of 10, Palmer-street, Burwood, third son of Mr. P. Dwyer, of Gloucester, to Ellen, second daughter of Mr. P. Dwyer, of Westmington, Ireland.

On the 17th instant, at Port Macquarie, by the Rev. C. Coglan, Mr. Edward Evans, of 10, Hastings River, to Mary, wife of Mr. G. C. Coglan, of Port Macquarie.

On the 11th instant, at St. Bartholomew's Chapel, Berwick-upon-Tweed, by the Rev. C. Garbett, Edward, second son of the late James Miller, R.N., to Elizabeth, fourth daughter of the late Mr. George Weston, of Gloucester, to Ellen, second daughter of Mr. P. Weston, of Westmington, Ireland.

On the 17th instant, at his residence, King-street, Mr. Walter Hall, an old and much respected colonist, aged 81 years.

SHIP ADVERTISEMENTS.

OVERLAND ROUTE TO ENGLAND.—THE PENINSULAR AND ORIENTAL STEAM NAVIGATION COMPANY'S steamship

ADMIRAL, 1200 tons, 22 hours power, A. B. Parfleur, commander, will be dispatched for GALLE, with her Majesty's Mails, passengers, specie, and cargo, MONDAY, the 22nd May, 1865, at 2 p.m., touching at MELBOURNE and KING GEORGE'S BOUNDARY.

Cargo will be received until 4 p.m. on the 19th, and specie and parcels until noon of the 20th.

For particulars regarding freight and passage, with information on all subjects connected with the PENINSULAR AND ORIENTAL STEAM NAVIGATION COMPANY'S Line, apply to HENRY MOORE, Agent, Moore's Wharf, Sydney, 12th May 1865.

QUEENSLAND STEAM NAVIGATION CO.—FOR BRISBANE, IPSWICH, MARYBOROUGH, LADBURY, HAMILTON, LADY BOWEREN, ON FRIDAY, 19th May, 1865, at 5 p.m., W. WESTGARTH, Manager.

REDUCTION OF FARES TO MELBOURNE.—On and after this date the Fare to Melbourne by this Company's Steamships will be

Saloon .. £10 0
Return Ticket .. 9 0 0
Steerage .. 2 0 0

SAMUEL CLARK, Manager.

A. S. N. Co.'s Wharf, Sussex-street.

REDUCTION OF FARES AND FREIGHT TO BRISBANE.

The A. S. N. Co.'s steamship CITY OF BRISBANE, will sail for the above port.

TOMORROW AFTERNOON, FRIDAY, at 5.

Fares:

Saloon .. 5 0 0
Return ticket (available for two months) .. 3 10 0
Steerage .. 0 12 0

Freight: Dead weight and measurement lbs. per ton.

SAMUEL CLARK, Manager.

A. S. N. Co.'s Wharf, Sussex-street.

THE AUSTRALIAN STEAM NAVIGATION COMPANY'S STEAMSHIPS TO MELBOURNE.—ALEXANDRA, THIS AFTERNOON, THURSDAY, at 4.

To ADELAIDE, via MELBOURNE, en route to KING GEORGE'S BOUNDARY, ALEXANDRA, THIS

AFTERNOON, THURSDAY, at 11; and COONANBARA, SATURDAY NIGHT, at 11.

To HUNTER RIVER—COLLAROO, TO-NIGHT, THURSDAY, at 11; and COONANBARA, SATURDAY NIGHT, at 11.

To MURRAY RIVER—SAMSON, THIS DAY, THURSDAY, at 11; and COONANBARA, SATURDAY NIGHT, at 11.

To BRISBANE, CITY OF BRISBANE, TO-MORROW AFTERNOON, FRIDAY, at 5.

To MARYBOROUGH.—Steamer, about 27 instant.

To MELBOURNE.—BOOMERANG, SATURDAY AFTERNOON, at 11.

To PIONEER RIVER—BOOMERANG will take cargo to be transhipped at Rockhampton, per DIA. MANTINIA.

To PORT DENISON, via GLADSTONE.—JAMES PATERSON, 1200 tons, 22 hours, at 5 p.m., from BRISBANE to GLADSTONE, calling at MARYBOROUGH and GLADSTONE.—CLARENCE, TUESDAY, 30th instant.

From ROCKHAMPTON to PIONEER RIVER and PORT DENISON.—TAMANTINA, about 20th instant.

Cargo is now being received for transmission to any of the above ports.

SAMUEL CLARK, Manager.

A. S. N. Co.'s Wharf, Sussex-street.

H. R. N. S. N. CO.—Steam to the HUNTER—TO-MORROW (FRIDAY) NIGHT, at 11, the MORTON RIVER, at 11.

On MONDAY NIGHT, at 11, the CITY OF NEWCASTLE.

F. J. THOMAS, Manager.

Office—foot of Market-street.

C. AND R. S. N. CO.'S Steamship URARA, for GRAFTON, CLARENCE RIVER, via NEWCASTLE, TO-MORROW, at 10 p.m.

WILLIAM WILLIAMS, Secretary.

STEAM TO MELBOURNE DIRECT.—The fast and powerful steamer YOUNG T. HOLLOWAY will be despatched at 4 p.m. this DAY. Targo now being received at the Circular Quay Wharf.

Passages at the following reduced rates:

Saloon .. £15 0
Return .. 7 0 0
Steerage .. 1 15 0

Freight: 10/- per cwt. to LAIDLAY, IRELAND, and CO.

Lloyd's Chambers.

N.B.—Goods landed on Melbourne Wharf without payment.

STEAM TO HOBART TOWN, calling at EDEN—TASMANIA.—John Clinch, commander, from Grahan Wharf, out about WEDNESDAY, 24th May.

Saloon .. 20 0
Return ticket, available for three months 13 0 0

Freight: 10/- per cwt. to LAIDLAY, IRELAND, and CO.

Lloyd's Chambers.

STEAM TO OKITIKI GOLD-FIELDS direct.—The fast and powerful steamer STAR OF THE EAST will be immediately despatched should sufficient indemnity offer. Shippers of stock are particularly requested to make their arrangements at once with the undersigned.

LAIDLAY, IRELAND, and CO., Lloyd's Chambers.

This vessel is admirably adapted for the conveyance of stock, and will proceed over the bar at the Grey River.

MANY BEACH STEAMERS DAILY Leave Queen's Wharf, 10.15, 11.45, 3.30, Woolloomooloo, 10.30, 12.30, 2.30, Many Beach, 8.15, 12.0, 4.30.

Fare, 1s each way.

S. H. WILSON.

MILSON'S POINT FERRY COMPANY.—For the accommodation of the public the proprietors are now running a STEAMER, MILSON'S POINT, up to 7 o'clock the steamer will leave as usual. From the time of departure will be from Milson's Point, 7.30, 8.30, 10.30, 11.15, and 11.45 p.m. From the Circular Quay, 7, 8, 9, 10, 11, 12, 12 p.m.

Fare after 7 o'clock p.m.—6d. each way.

ESTHER, for MANNING RIVER.—For freight or passage apply to board, Victoria Wharf.

FOR PORT MACQUARIE.—The MARTHA, from Circular Quay, THIS EVENING.

FOR PORT MACQUARIE, HASTINGS RIVER.—THE HANNAH, first fair wind. O'DOWD and CO., Commercial Wharf.

FOR PORT MACQUARIE and HASTINGS RIVER, going to HUMBLEY.—THE CARNATION, J. SMITH, master, THIS EVENING.

FOR VESSEL FOR BOCK HAMPTON direct.—The favourite schooner DON JUAN, Griffin, master, shipper will place complete shipments, good entries, and bills of lading for signature.

For freight or passage apply on board, Albion Wharf; or J. THORPE, 6, Pitt-street.

SHIP ADVERTISEMENTS.

ILLAWARRA S. N. COMPANY'S STEAMERS TO

WOLLONGONG.—Hunter, THIS DAY, at noon.

COONABRARA.—Comet, TO-MORROW, at noon.

ULADUBULL.—Comet, TO-MORROW, at noon.

ULADUBULL.—Comet, TO-MORROW, at noon.

TURROS RIVER.—Comet, TO-MORROW, at noon.

KIAMA.—Kembla, TO-MORROW, at 11 p.m.

SHOALHAVEN.—Kembla, TO-MORROW, at 11 p.m.

MERIMBULA.—Kiama, WEDNESDAY, at 10 a.m.

SHIP ADVERTISEMENTS.

CHARTER.—Wanted, to charter a VESSEL, carrying

150 tons coal, on a draught of 9 feet 6 inches.

MOLISON and BLACK.

NOTICE.—A large TURTLE, ex-S.S. LADY YOUNG, from BRISBANE, and consigned to order, is now

in possession of Mr. John Speer, of 10, Pitt-street.

On the 15th instant, at her residence, Redfern-street West, Mrs. Matthew Pickering, of her eighth daughter.

MARriages.

On the 21st instant, at her residence, 8, Hunter-street, Mrs. Francis J. Cook, of Stafford, to Mr. Edwin Cooke, of Stafford, to Eliza Jane, eldest daughter of J. Westerhook, Esq., of 33, Marylebone-road, London; and by Rev. Mr. Bayly, of the Circular Quay, THIS EVENING.

From PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at 7 and 11 a.m., and 3 p.m.

PARAHAMITA, at

NEW SOUTH WALES
PARLIAMENT.

LEGISLATIVE COUNCIL.

WEDNESDAY, MAY 17.
The PRESIDENT took his seat at twenty-five minutes past four o'clock.

PAPERS.

The SOLICITOR-GENERAL laid upon the table a return to the order of the House for certain returns of Land and Territorial Revenue, &c., and moved that the papers be printed.

Ordered.

UNWHOLESOOME FOOD.

Dr. MACFARLANE gave notice of a question for the next sitting day, as to whether any, and what steps should be taken by the Government for the appointment of an Inspector, with a view to prevent the sale of food, meat, and other unwholesome articles of food.

RESERVES IN THE CITY.

Dr. MACFARLANE gave notice of a question for the next sitting day, as to whether any, and what steps should be taken by the Government for the appointment of an Inspector, with a view to prevent the sale of food, meat, and other unwholesome articles of food.

SUPPORT OF MILITARY.

The SOLICITOR-GENERAL gave notice that, moreover, he should move the suspension of standing orders, in order that the grant of money did not interfere, and that the amount of the grant, in this colony, might be taken through all its remaining stages in one sitting.

ADDITIONAL SITTING DAY.

The SOLICITOR-GENERAL gave notice of motion for to-morrow, to adjourn the session for an additional sitting day during the consideration of the bill.

Government to precede on such day.

FITZROY IRON COMPANY.

Mr. DEAS THOMSON gave notice for to-morrow that he should move "That the Fitzroy Iron Mining Company be referred to the Assembly."

MESSENGER FROM THE ASSEMBLY.

The PRESIDENT reported message from the Assembly as follows—

AUSTRALIAN PAPER COMPANY.

A bill was introduced by the Australian Paper Company.

SOLICITOR-GENERAL moved that the bill be read a first time.

The bill was read a first time, and the second reading made an Order of the Day for the next sitting day.

FITZROY IRON WORKS COMPANY.

A bill was introduced by the Fitzroy Iron Works Company.

SOLICITOR-GENERAL moved that this bill be read a first time.

The bill was read a first time, and the second reading made an Order of the Day for the next sitting day.

ROGERS' SETTLEMENT BILL.

The bill was returned by the Legislative Assembly without amendment.

IMPOUNDING BILL.

The House having received itself into committee of the whole for the consideration in detail of the impounding Bill.

CLASSES 1 AND 2 AGREED TO.

Mr. CAMPBELL was afraid it was a commencement of the introduction of game laws, and if so he would protest against it.

Mr. DOCKER supported the motion for the second reading, but pointed out that it was necessary that there should be some provision for the period of protection.

Mr. GORDON thought the bill a most desirable one.

It was agreed to apply to drafts and orders to test the sense of the committee he would move the omission of the words "drafts or orders."

Mr. PIDDINGTON said that the Government intended to take great care to have a good supply of stamps circulated throughout the country.

COAL-FIELDS.

The House resolved itself into a committee of the whole, for the consideration of the Coal-field Regulation Act.

CLASSES 1 AND 2 AGREED TO.

On the 2nd clause being moved,

Mr. DOCKER objected to specific legislation for persons engaged in coaling coal any more than others engaged in mining timber or stone.

He thought that the clause on the subject of persons could under the Masters and Servants' Act, and he moved an amendment to that effect; by proposing to strike out the word "any" and to add "persons engaged in coaling coal."

Mr. CUMMINGS did not think the taxation of coal miners would be so inconvenient as the hon. member imagined, for it was easy enough for persons in the interior to get a supply of coal.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL was of opinion that this matter should be referred to the magistrates. The Minister could not be everywhere, and the magistrates resident were the best judges of such matters.

Mr. DOCKER thought that the change was an important one.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

Mr. DOCKER thought that the change was important.

When notice was given that a pound was necessary, and then a proclamation was made by the Governor with the advice of the Executive Council, and the pound was established.

Mr. CAMPBELL said that the old clause was, that the Governor should establish pounds. This was done, and he put it whether it was better that this matter should be referred to the entire Executive, or whether the particular Minister should do it by notice in the Gazette.

TRADE COMPANIES, &c.

Mr. ALEXANDER CAMPBELL moved for leave to bring in a Bill for the Incorporation, Regulation, and Wind-up of Trading Companies and other Associations.

